

Negroes Labour & the use of Stock and the use of the Stock and Household Furniture during her Natural life
 and widowhood and after her decease or Marriage the whole of the Negroes and Stock together with their Increase and the
 Household Furniture and Plantation Menus to be equally divided amongst my six Children Viss Joshua, Caleb, Mary Miller, Tho,
 Sarah & Frederick Including what my son Joshua & Caleb have already rec^d. of Stock & Furniture as it stands charged to them as
 part of their portion on Book and of this my last Will and Testament. Thereby constitute and Appoint my two Sons Joshua
 Clarke and William Tho. Clarke my Executors as Witness my hand this 2^d Day of April 1775 Joshua Clarke

Item I give and Bequeath unto my Daughter Elizabeth Kiggins the time of a Colatto woman named Jane Allen till
 she comes to the age of Thirty one years which will be in the year of our Lord one thousand seven hundred and Eighty four
 on the Twenty first Day of June when it is my Will and desire, all Impediments whatever laid aside, she the said Jane
 Allen aforesaid may be free and have her discharge. I also give unto my said Daughter a Negro Boy now in the Possession
 of her Husband Richard called Jonathan together with all that may be found charged on a Memoried given on her Marriage
 or since to her and her Heirs for ever Item I give and bequeath to my beloved Son Joshua Clarke all that part of Two Tracts of
 Land called Harris Choice and Clarkes Fancy adjoining the House and Plantation of his now in the Occupation of his
 Brother Caleb Clarke Beginning at a white Stone near the main Road that leads from Greens Mill to Queen Ann Town
 then Down and with the said Road Eastward till it intersect the dividing line between Richard and George Harris then
 with their said Dividing line to the bounded Berch near the Catawnt River being their dividing Bound Fee thersup
 the said River with the Original Line of Harris choice till it intersect the line Division line of that part of Land which was
 held of a Tract of Land called Clarkes Fancy by my Father then from the River with that said Dividing Line or lines till it
 comes to the Dividing bound Fee between the three Brothers Thomas, William and Richard Clarke then with the said Line
 to the beginning Stone by the aforesaid Main Road to him and his Heirs for ever I also give to him my said Son Joshua
 the time of a Colatto man servant now in his Possession called Francis Allen to be free at the age of Thirty one years also
 a Negroe Boy called David together with all that may be found charged in memorandum given him towards House keeping
 I also give unto him my said Son a Negro Girl called Elizabeth to him and his Heirs for ever Item I give and Bequeath
 unto my beloved Son Caleb Clarke part of a Tract of Land called Clarkes Fancy Beginning at the Bounded Oak being the
 Dividing Fee between Thomas William and Richard Clarke and running with his Brother Joshuas given Line to the bound
 Stone near the Main Road aforesaid from the said bound Stone southwestward to a stone near a Cedar Tree on a Hill
 near the Orchard Bought of my Brother Gabriel then with a strait line to the fourth bound Fee of Clarkes Fancy
 being the Beginning Fee of Burgeses Delight then North North East reversing the said line of Clarkes Fancy
 till it intersect the Dividing line between the aforesaid Brothers then with the said Dividing line to the aforesaid

Dividing bound Fee On the Back of the foregoing Will was thus written
 Prince Georges County to wit, June 26th 1781 This Day M^r. John Duvall delivered to Joshua Clarke Heir at Law and Executor of
 Joshua Clarke deceased the foregoing Instrument of writing and made Oath on the Holy Evangel of Almighty God that the said
 Joshua Clarke deceased delivered it into his hands on the thura day of April last three days before he died and told him it was his Will
 but it wanted to be put in Legal Form and something added to it to make his Children that was living with him equal with
 those that had gone from him Sworn before Sam^l Tyler A^W Will of Pr^g C^{ty}

On the same Day appeared Joshua Clarke Executor of Joshua Clarke deceased and made Oath on the Holy Evangel of
 Almighty God that the foregoing Instrument of writing is the true and whole Will of the said deceased that hath come to his hands or
 Possession and that he does not know of any other Sworn before Sam^l Tyler A^W Will of Pr^g C^{ty}

On the said 26th Day of June 1781 came M^r. Mary Clarke widow and Relict of Joshua Clarke deceased and renounced
 the several Bequests to her made in and by the last Will and Testament of her deceased Husband as to the Personal Estate
 and Elects in Lieu thereof her Lawfull Dower or one third part and agreed to abide by the Devises to her made in and by
 the said Will in the Real Estate before Sam^l Tyler A^W Will of Prince Georges County

In the Name of God Amen I Andrew Beale of Prince Georges County in the State of Maryland
 being of sound disposing mind Memory and Understanding thanks to the Almighty for the same and calling to mind

The mortality of my Body and knowing that it is appointed for all Men to die. Do make and Ordain this my last
 Will and Testament that is to say principally and first of all I give and recommend my Soul into the hands of God that gave it
 trusting in his mercy to be received to immortal Life through Christ and my Body to be buried in a Christian like and
 decent manner at the Discretion of my Executors and Executor and as touching such worldly Estate wherewith it has pleased
 God to bless me in this life I give devise and dispose of the same in the following manner and form (that is to say)
 I give and bequeath to my loving wife Margaret Beall all my present Dwelling Plantation including the whole of
 the Land and Improvements belonging thereto during her life or widowhood together with one third part of all my personal
 Estate Excepting the Legacies hereafter mentioned at her Death or Intermarriage the whole except the Land to be equally
 Divided amongst my four Children Viz: Richard, Elizabeth, Andrew and Nancy, Secondly I give and Bequeath to
 my Son Andrew my present Dwelling Plantation including all the Land and Improvements belonging thereto after
 my wife's decease or intermarriage as also my Gray Stallion in lieu of Twelve Thousand Pound weight of crop Tobacco
 which I was to have given him for said horse also my Negro man named Wier likewise my best Feather Bed and Furniture
 also two cows and two calves also two Years and two Lambs and one Birch Table I give and Bequeath unto my Daughter
 Elizabeth Brown part of that Tract or parcel of Land which I Purchased of Thomas Webb and whereon the said Webb now
 lives to run from the beginning Tree of Mendan agreeable to the course which will be found amongst my papers as also
 One Negro Girl named pendance, also my second best Feather Bed and Furniture also my best Cherry Tree Table
 Likewise two cows and two calves, also two years and two Lambs and one half of my Gain Tick Land in case my said
 Daughter Elizabeth Brown should die without Issue, the whole of what I have bequeathed her to be equally divided amongst the
 rest of my Children Fourthly I give and Bequeath unto my Daughter Nancy the Land which I bought of John Hamilton
 as also the remaining part of the Land that I Purchased of Thomas Webb Likewise a Negro Girl named Mintu also my third
 best Feather Bed and Furniture my second best Cherry Tree Table, also two cows and two calves two years and two Lambs likewise
 the other half of my Gain Tick Land and in case my said Daughter Nancy should die without Issue the whole of what I have
 bequeathed her to be equally divided amongst the rest of my Children Also give to my Daughter Nancy a small bit of
 Fifthly I will and order that after my Gain Tick Land are properly secured to my Daughters Elizabeth Brown
 and Nancy Beall, then and in that case, each of my said Daughters to pay unto my Son Richard fifty pounds specie
 or the value thereof Sixthly I give and Bequeath to my Grandson Andrew Spitt one Negro Boy named Charles, and no more
 having heretofore given his now deceased Mother a child's part, In case of Andrew Spitt's Death without Lawfull Issue then
 the Negro Boy Charles to be sold and the Money arising from the sale to be equally divided amongst my surviving Children
 Seventhly I will that the joint Bond of John Hoffman, Basil Wilson and William Corn to me for eighteen pounds
 this my last will and Testament to demand payment thereof when ever he thinks proper with all the Interest arising
 thereon and to be faithfully applied for the entire purpose of Educating James and Bennet Scott youngest Sons of
 Mary Bennet Hoffman; and for that end I appoint my Son in Law Peter Brown Trustee for said James Scott and Bennet
 Scott in full confidence of his doing them the strictest justice and in case of Peter Browns Death or his Departure from these
 parts some other honest and trusty person to be appointed by him before his decease or removal I also give and
 Bequeath unto Mary Bennett Hoffmans four youngest Children Viz: John Smith Scott, Mathias Scott, James Scott,
 and Bennett Scott fifty pounds specie each or the value thereof to be paid by my Executors and Executor as they arrive
 at the age of Twenty one Lastly I appoint my wife Margaret Beall and my Son Andrew Executors and Executor to this
 my last Will and Testament in trust for the intents and purposes herein mentioned and contained In Witness whereof I the said
 Andrew Beall have to this my last Will and Testament set my hand and Seal this seventeenth Day of July in the year of our
 Lord One thousand seven hundred and Eighty one

Signed Sealed and Delivered by the said Andrew Beall as and for his last will and Testament and as such declared to
 us and our presence and who at his request were present at the signing and sealing thereof and in the presence also of each other, Witnesses thereto
 A. Tomonby, James Edmonston, Middleton Bell

On the Back of the foregoing Will was thus written

Prince Georges County to wit, August 26th 1781 Came James Edmonston and Stratton Bell, two of the subscribing Witnesses to the within last will and Testament of Andrew Beall late of said County deceased and made Oath on the Holy Evangel of Almighty God that they did see the Testator therein named sign and seal this will and heard him publish pronounce and declare the same to be his last will and Testament that at the time of his so doing he was to the best of their Apprehensions of sound and disposing mind memory and understanding and that they together with Richard Bonson by the other witness respectively subscribed their names as witnesses to this will in the presence and at the request of the Testator and in the presence of each other

before Saml. Tyler W^o Mills of Prince Geo County

On the same day came Mrs. Margaret Beall widow and copponised Executrix of the last will and Testament of her late Husband Andrew Beall deceased and Acknowledged all her Right and Title to the said Executrixship by Virtue of the Appointment in the said Will before Saml. Tyler W^o Mills of Prince Geo County

And at the same time Mrs. Margaret Beall widow and Relict of Andrew Beall deceased Quitted all claim to the several Bequests and Devises to her made in the last will and Testament of her deceased Husband and Elected in lieu thereof her Power or one third part of the said Deceaseds Estate both Real and Personal before Saml. Tyler W^o Mills of Pr Geo Cty

I Thomas Dent Hardey of Prince Georges County and State of Maryland Mariner being in perfect health and of sound and perfect mind and memory Thanks bequie to God for the same but calling to mind the uncertainty of this Transitory life do make and Ordain this my last will and Testament that is to say first and principally I recommend my soul to God who gave it trusting thro the merits death and passion of my ever Blessed Redeemer Jesus Christ to have full remission of all my Sins my Body to the Earth to be decently interred at the Discretion of my Executors herein after mentioned as to my worldly goods with which it hath pleased God to Bless me I give and dispose of as followeth Viz. First I earnestly will and desire that my Executors may pay all just Claims against me with as much conveniency as may be by collecting what is due to me or by selling any part of my Estate if the debt due me cannot be collected Sufficient to Discharge the same I give and Bequeath unto my well beloved Friend Uncle Thomas Dent his Heirs and Assigns forever certain Slip or Lot of Ground being part of Leth and part of Tragers Industry now called Pittsburgh beginning at a Locust Post standing in a Cedar stump near a drain in the said Dent line thence Northwest to a Red Oak standing just under the Bank of the N^o fork of Potomac creek and Ranging with the said fork from the Beginning Post then with the said fork to the main creek then down with the said creek to the said Dent line then with the said line reversed passing thro a small Marshy Island to the Beginning containing one Acre more or less It is my will and desire that my trusty friend and Uncle Henry Hardey be fully and amply paid by my Executors for all his Trouble and expence in Transacting my Business during my absence It is my will and desire that my Executors do raise two thousand Weight of Merchantable Crop Tobacco with as much conveniency as may be out of my Estate and lodge the same in trust with Henry Hardey Jun^r for the expresp purpose of the better Educating my Sister Ann Gordons Child named

It is my will and earnest desire that all my Estate both Real and Personal except that part already Bequeathed to Thomas Dent and also the two thousand wt Tobacco to my Sisters Child be Vest^d in my loving and dutiful wife Margaret Hardey and her Heirs and Assigns Lastly It is hereby constituted and Appoint my well beloved Friends Henry Hardey & Tho Dent Executors of this my last will and Testament hereby Revoking and making null and void all other will or Wills by me heretofore made and acknowledging this only to be my last In Witness whereof I have hereunto set my hand and Affixed my Seal this 25th day of Feby one Thousand seven hundred and Eighty Thomas Dent Hardey

Signed Sealed Published and Declared as and for the last will of the Testator at whose request we in his presence and in presence of each other subscribed our names On the Back of which will was thus written
Rich^d. Edelin Sen^r Prince Georges County to wit, August 24th 1781 Came Richard Edelin Sen^r one of the subscribing
Butler Edelin Witnesses